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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/727,088	12/02/2003	Reed J. Blau	2507-6010US(22031-US-03)	6016
60794 7590 08/13/2009 TRASKBRITT, P.C./ ALLIANT TECH SYSTEMS P.O. BOX 2550 SALTILANE CUTY, LIT 94110			EXAMINER	
			HWU, DAVIS D	
SALT LAKE CITY, UT 84110			ART UNIT	PAPER NUMBER
			3752	
			NOTIFICATION DATE	DELIVERY MODE
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## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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USPTOMail@traskbritt.com

	Application No.	Applicant(s)		
	10/727,088	BLAU ET AL.		
Office Action Summary	Examiner	Art Unit		
	Davis Hwu	3752		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on <u>20 Jules</u> This action is <b>FINAL</b> . 2b) ☑ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under Expression in the	s action is non-final.  nce except for formal matters, pro			
Disposition of Claims				
4)	re withdrawn from consideration.  19 is/are rejected.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the I drawing(s) be held in abeyance. See tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4/22/09, 6/9/09, 5/8/09.	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	ate		

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## **DETAILED ACTION**

1. Applicant's amendment and arguments of June 20, 2009 have been entered.

- 2. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.
- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Claim Rejections - 35 USC § 103

4. Claims 1-5, 7-14, 18, 22-25, 57-65, 69, and 72-75, 77, 78, 96-106, and 115-119 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith (US Patent 5,449,041) in view of Canterberry et al. (in the IDS)

Galbraith discloses a fire suppression system comprising a chamber 12 and at least one gas generant 14 housed therein, the gas generant formulated to pyrotechnically produce an inert gas mixture comprising carbon dioxide in a concentration equal to the concentration pyrotechnically produced by the at least one gas generant. The system also comprises an igniter 32 and a heat management system 38 as recited in claims 2 and 3 and at least one solid as recited in claim 4 (Column 4, line 66). Galbraith also discloses the propellent generating nitrogen gas and a slag. Canterberry et al. teach a gas generating composition comprising oxamide which is a non-azide and formulated to pyrotechnically produce no sodium chloride and an inert gas mixture comprising carbon dioxide in which the level of carbon dioxide produced is less than the desirable levels (Tables II and III) in which one having ordinary skill in the art would recognize that the desirable levels are equivalent to the Immediately Harmful to Life or Health

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concentrations. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the device of Galbraith et al. by using a non-azide, non-azole composition to produce an inert gas mixture as has been taught by Canterberry et al. to produce a safe gas mixture. The device will carry out the methods of claims 57-61. The limitations of claims 22, 62, and 72 would have been matters of design choice depending on the systems requirements for a particular application. It is well known that fires are extinguished by reducing an oxygen content in a space. The amount of CO2 as recited in claim 115 would have been a matter of design choice since Canterberry et al. has already taught the amount of CO2 generated does not exceed the desirable levels. The amounts of carbon dioxide produced as recited in claims 96, 97, 118 and 119 would have been matters of design choice. Regarding claims 97-100, the prior art does recite significant amounts of carbon monoxide, nitric oxide, nitrogen dioxide, or ammonia being produced.

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5. Claims 15, 70, 79, 80, 94, and 95 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and further in view of Taylor et al. and Moore et al.

Taylor et al. teaches a gas generant comprising cupric oxide and titanium dioxide and Moore et al. teaches a gas generant comprising hexa(ammine)cobalt-nitrate. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have made the gas generant of Galbraith and Canterberry et al. comprising a combination of the elements as taught by Taylor et al. and Moore et al. since Taylor et

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al. and Moore et al. teach such elements for forming a gas generant are know in the art and the combination of these elements would properly form a gas generant.

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6. Claims 16, 71, and 81-90 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and in further view of Taylor et al. and Hinshaw et al.

Taylor et al. teaches a gas generant comprising cupric oxide and titanium dioxide and Hinshaw et al. teaches a gas generant comprising hexa(ammine)cobalt-nitrate and polyacrylamide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have made the gas generant of Galbraith and Canterberry et al. comprising a combination of the elements as taught by Taylor et al. and Hinshaw et al. since Taylor et al. and Hinshaw et al. teach such elements for forming a gas generant are know in the art and the combination of these elements would properly form a gas generant. The components would re-crystallize upon cooling

7. Claims 19-21 and 76 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and further in view of Knowlton et al.

Knowlton et al. teaches a gas generant comprising a phase change material including lithium nitrate, sodium nitrate, and potassium nitrate. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have included into the gas generant of Galbraith and Canterberry et al. a phase change material comprising the various nitrates as recited in order to manage the heat as taught by Knowlton et al.

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8. Claims 26-28, 31-45, 48, 49, and 53-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and in further view of Drakin.

Drakin discloses the heat management comprising an effluent train. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have modified the device of Galbraith and Canterberry et al. to use an effluent train in the heat management system since such arrangements have already been taught by Drakin. The gas generant being configured into at least one pellet would have been an obvious matter of design choice since such a modification would involved a mere change in the shape of an object which is generally recognized as being within the level or ordinary skill in the art. Regarding claim 37, the percentage as recited would have been a matter of design choice in producing a safe concentration of the substances. The limitations of claim 53 would have been matters of design choice depending on the systems requirements for a particular application. It is well known that fires are extinguished by reducing an oxygen content in a space.

9. Claim 46 is rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view Canterberry et al. and Drakin and in further view of Taylor et al. and Moore et al.

Taylor et al. teaches a gas generant comprising cupric oxide and titanium dioxide and Moore et al. teaches a gas generant comprising hexa(ammine)cobalt-nitrate. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have made the gas generant of Galbraith, Canterberry et al., and Drakin

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comprising a combination of the elements as taught by Taylor et al. and Moore et al. since Taylor et al. and Moore et al. teach such elements for forming a gas generant are know in the art and the combination of these elements would properly form a gas generant.

10. Claim 47 is rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and Drakin and in further view of Taylor et al. and Hinshaw et al.

Taylor et al. teaches a gas generant comprising cupric oxide and titanium dioxide and Hinshaw et al. teaches a gas generant comprising hexa(ammine)cobalt-nitrate and polyacrylamide. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have made the gas generant of Galbraith, Canterberry et al., and Drakin comprising a combination of the elements as taught by Taylor et al. and Hinshaw et al. since Taylor et al. and Hinshaw et al. teach such elements for forming a gas generant are know in the art and the combination of these elements would properly form a gas generant.

11. Claims 50-52 and 76 are rejected under 35 U.S.C. 103(a) as being unpatentable over Galbraith in view of Canterberry et al. and Drakin and further in view of Knowlton et al.

Knowlton et al. teaches a gas generant comprising a phase change material including lithium nitrate, sodium nitrate, and potassium nitrate. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have included into the gas generant of Galbraith, Canterberry et al., and Drakin a phase change material

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comprising the various nitrates as recited in order to manage the heat as has been

taught by Knowlton et al.

12. Claims 107-114 are rejected under 35 U.S.C. 103(a) as being unpatentable over

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Galbraith in view of Canterberry et al. and in further view of Hinshaw et al.

Hinshaw et al. teaches a gas generant comprising hexa(ammine)cobalt-nitrate. It would

have been obvious to one having ordinary skill in the art at the time the invention was

made to have made the gas generant of Galbraith and Canterberry et al. comprising a

combination of the elements as taught by Taylor et al. and Hinshaw et al. since Taylor

et al. and Hinshaw et al. teach such elements for forming a gas generant are know in

the art and the combination of these elements would properly form a gas generant. The

amount of CO2 produced and the components would have been matters of design

choice.

13. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Davis Hwu whose telephone number is (571)272-4904.

The examiner can normally be reached on Mon-Friday 8:00-4:30. If attempts to reach

the examiner by telephone are unsuccessful, the examiner's supervisor, Len Tran can

be reached on (571)272-1184. The fax phone number for the organization where this

application or proceeding is assigned is 571-273-8300.

/Davis Hwu/

Primary Examiner, Art Unit 3752